

NOV 0 9 2001 NOV 0 9 2001 IN		Attorney Docket No. TENT AND TRADEMARK OFF	妥	₹ <u>A</u> 70 61 3 2001
Applicant(s):	Bengt SANDBERG, et al.) '	_	
Appln. No.:	09/881,213 /) Group Art Unit: 1619		
Filed:	June 15, 2001) Examiner: Not yet assign	ed	
For:	Biotin Derivatives	<i>)</i>)		

RELATED CASE LETTER

Commissioner for Patents Washington, D.C. 20231

Sir:

The following patent application is cited as a related case:

U.S. Patent Application No. 09/519,998, filed on March 6, 2000, Attorney Docket No. 033700WC003 and U.S. Patent Application No. 09/750,280, filed on December 29, 2000, Attorney Docket No. 033700WC005.

Respectfully submitted,

SMITH, GAMBRELL & RUSSELL, LLP

Michael K. Carrier, Reg. No. 42,391 1850 M Street, N.W., Suite 800

Washington, D.C. 20036 Telephone: (202) 659-2811

Fax: (202) 263-4329

November 8, 2001

2001 -06- 0 5



CANCER CENTER

May 29, 2001

EXHIBIT A

Mr. Dan Henriksson AWAPATENT AB Box 5117 SE-200 71 MALMO SWEDEN



RECEIVED

NOV 2 3 2001

TECH CENTER 1600/2900

Dear Mr. Henriksson,

I received the information you faxed to me regarding PC-US-2002572 last week, but did not have time to respond until today. In the faxed information there was a question as to whether I (or the University of Washington) had received a Foreign Filing License on our original patent application. This is the first that I have heard of a Foreign Filing License. In my discussions with personnel in the University of Washington's Office of Technology Transfer, it was indicated that they were not familiar with the requirement for a Foreign Filing License either. I am sure that this situation arises from the fact that it is unusual for personnel at the University of Washington to file outside of the US prior to the US Filing. All of my previous patent applications had been filed in the US before being filed in other countries, and thus, I did not have to obtain a Foreign Filing License on them.

I am a co-inventor as the concepts and studies which resulted in the patent application came from a joint effort with Dr. Bengt E.B. Sandberg of Mitra Medical Technologies (Lund, Sweden). It was decided within Mitra to file the patent outside of the US first. They asked me if that was ok. I spoke to Dr. Karen Deyerle of the Office of Technology Transfer at the University of Washington about this and she indicated that it was ok. At no time was a requirement for a Foreign Filing License mentioned. This oversight was completely inadvertent and certainly was not done with any intention of deception. The subject matter of the patent application is new reagents for cancer therapy, which I believe does not come under any US secrecy order, now or at the time of the original filing.

I am sorry for this oversight. Please proceed immediately to petition for a retroactive license to correct this oversight.

Sincerely,

D. Scott Wilbur, Ph.D.

Department of Radiation Oncology

University of Washington

PECEIVED

Technology Center 2100

RECEIVED

NOV 1 4 2001

OFFICE OF PETITIONS

DET ASTIMENT OF RADIATION ONCOURDY, BOX 33614) 1939 N.E. PRUPIGE STREET SEATTLE, WASHINGTON 93193-6141 (226) 398-4122 FAX: (206) 398-6115